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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/789,870	02/26/2004	Tadashi Maegawa	P/1250-272	3619	
2352 7590 03/23/2007 OSTROLENK FABER GERB & SOFFEN  EXAMINER					
1180 AVENUE OF THE AMERICAS			MACARTHUR, SYLVIA		
NEW YORK, N	NY 100368403		ART UNIT	PAPER NUMBER	
		,	1763		
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MO	NTHS	03/23/2007	PAPER		

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

				<u>/.                                    </u>		
Office Action Summary		Application No.	Applicant(s)			
		10/789,870	MAEGAWA ET AL.	<i>.</i>		
		Examiner	Art Unit			
		Sylvia R. MacArthur	1763			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the o	orrespondence address:	S		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES OF THE MAILING DA	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir- vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communicD (35 U.S.C. § 133).			
Status		•				
1)⊠	Responsive to communication(s) filed on 29 De	ecember 2006.				
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 49	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	Claim(s) <u>1-30</u> is/are pending in the application.			•		
	4a) Of the above claim(s) is/are withdraw	vn from consideration.				
5)	Claim(s) is/are allowed.					
	Claim(s) <u>1-30</u> is/are rejected.					
_	Claim(s) is/are objected to.					
8)∐	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	ion Papers					
9)[	The specification is objected to by the Examiner	<b>1.</b>	•			
10)⊠	The drawing(s) filed on 26 February 2004 is/are	: a)⊠ accepted or b)⊡ objecte	d to by the Examiner.			
	Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	∍ 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correcti	, , , ,	•	, ,		
11)	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-15	52.		
Priority ι	ınder 35 U.S.C. § 119					
•	Acknowledgment is made of a claim for foreign ☑ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	)-(d) or (f).			
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents					
	3. Copies of the certified copies of the priori	-	ed in this National Stage	е		
* 0	application from the International Bureau	, , , ,	.a			
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen		. 🗂	····· ·	•		
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) 🔲 Inforr	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date		ratent Application (PTO-152)			

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/29/2006 has been entered.

#### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hasegawa Koji (JP 11-268827) in view of Shinbara et al (US 5,485,644) and Takano (US 6,828,235).

  Regarding claims 1, 6, 11, 15, 21, and 26: Koji teaches a substrate processing apparatus, comprising:

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a first processing chamber 18 capable of being isolated from an external atmosphere, said first processing chamber including a liquid chemical processing part for performing liquid chemical process on substrates; a second processing chamber 19 capable of being isolated from an external atmosphere, said second processing chamber including a pure water processing part for performing pure water process on substrates substrates, a first opening 22 provided to an upper portion of said first processing chamber, said first opening allowing substrates to pass therethrough; a first shutter member 26 for exposing and blocking said first opening; a second opening 22 provided to an upper portion of said second processing chamber, said second opening allowing substrates to pass therethrough; a second shutter member 26 for exposing and blocking said second opening; a first transport mechanism 9 for transporting substrates, said first transport mechanism being movable between a position above said first processing chamber and a position above said second processing chamber; a second transport mechanism 32 for carrying substrates between said first and second processing chambers through said third opening; a third transport mechanism 31 for carrying substrates between said position above first processing chamber and said liquid chemical processing part through said first opening, said third transport mechanism also transferring substrates between said first and second transport mechanisms.

#### Koji fails to teach:

- A processing chamber wherein a dry processing part is included in the same processing chamber as the pure water processing part
  - 2. An opening (third opening) between the first and second processing chambers
  - 3. The third shutter for the third opening

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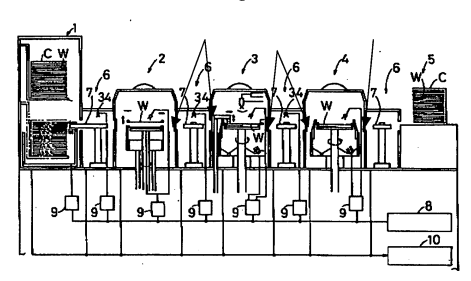
## 4. A fourth transport mechanism

Shinbara et al teaches a substrate treating apparatus comprising a first processing chamber 3 and a second processing chamber 4 wherein chamber 4 comprising a rinse and drying process according to the abstract and cols. 3 and 4. Water is provided into this chamber by water supplying unit 8. Shinbara et al also features an opening and shutter (door) between each chamber. A plurality of multi-joint robots 7 is provided to transfer to the wafer between chambers. The motivation to integrate the rinse and drying processes into the same chamber is to increase throughout and eliminate inadequate drying to the transfer of the wafer out of the rinse chamber into a drying chamber. Furthermore, the motivation to provide openings between the first and second chambers is to provide ease of transfer of the wafer between chambers without exiting the overall enclosed processing environment. Thus, it would have been obvious for one of ordinary skill in the art at the time of the claimed invention to provide the drying part, opening/shutter, and transport mechanism of Shinbara et al in the apparatus of Koji.

The examiner has inserted a copy of Figure 2 of Shinbara to mark her interpretation of a shutter or door to isolate the atmospheres between the chambers.

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Fig. 2



The apparatus of Koji as moidifed by Shinbara fails to teach the continuous supply of an inert gas. Note that Shinbara teaches the use of nitrogen (an inert gas) to dry the wafer, but fails to teach a continuous supply.

The apparatus of Takano teaches a supply of nitrogen 5 that is continuously provided in the process chamber and the load lock chamber. See claims 1 and 9 and col. 6 lines 21-54 of Takano which provide the motivation for the continuous flow of nitrogen. According to Takano the nitrogen is continuously supplied to keep the chambers clean. Thus, it would have been obvious for one of ordinary skill in the art at the time of the claimed invention to provide for the continuous flow of an inert gas into the apparatus resulting from the modification of Koji with Shinbara to maintain the chambers in a clean state.

Regarding claims 2, 7, 12, 16, 22, 27: The substrate processing apparatus of Koji according to claim 1,

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wherein said first processing chamber comprises:

a liquid chemical processing chamber including said liquid chemical processing part: and a transport chamber 20 provided with said third opening, said transport chamber allowing transportation of substrates by said second transport mechanism, and wherein atmospheres in said liquid chemical processing chamber and said transport chamber can be isolated from each other via the partition plate shown in Fig. 2.

Regarding claims 3, 8, 13, 18, 23, and 28: The substrate processing apparatus according to claim 2, wherein said liquid chemical processing part includes a plurality of liquid chemical baths 12,14 of Koji.

Regarding claims 4, 9, 14, 19, 24 and 29: The substrate processing apparatus according to claim 3,

wherein said liquid chemical processing chamber is divided into a plurality of liquid chemical process units including respective ones of said plurality of liquid chemical baths, and

wherein atmospheres in said plurality of liquid chemical process units can be isolated from each other see the partition plates 16/25 of Koji.

Regarding claims 5, 10, 15, 20, 25 and 30: Koji teaches an exhaust member 23 through which air is exhausted from said first and second processing chambers.

Koji fails to teach an inert gas supply member for supplying an inert gas to said first and second processing chambers.

Shinbara et al teaches the supply of inert gas in col. 10 lines 30-39. The motivation to provide a supply of inert gas is provided to dry the wafers. Thus, it would have been obvious for one of

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ordinary skill in the art at the time of the claimed invention to provide an inert gas supply as taught by Shinbara et al.

### Response to Arguments

4. Applicant's arguments filed12/29/2006 have been considered but are most in view of the new ground(s) of rejection. The limitation requiring that an inert gas be continuously supplied necessitated the introduction of the prior art of Takano (US 6,828,235).

#### Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sylvia R. MacArthur whose telephone number is 571-272-1438. The examiner can normally be reached on M-F during the hours of 8:30 a.m. and 5 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Parviz Hassanzadeh can be reached on 571-272-1435. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866,217-91,97 (toll-free).

Sylvia R MacArthur Patent Examiner Art Unit 1763